UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION

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SECURITIES EXCHANGE ACT OF 1934 Release No. 75183/June 17, 2015

ADMINISTRATIVE PROCEEDING File No. 3-16596

In the Matter of)
) ANSWER OF THE
Orca Resources, Inc.,) RESPONDENT,
SaviCorp) SOLTERA MINING
(a/k/a SaVi Media Group, Inc.),) CORP.
Smoky Market Foods, Inc.)
Soltera Mining Corp.)
Wolverine Holding Corp.)
(a/k/a/ Mobility Plus Medical Equipment, Inc.))
)
Respondents.)

COMES NOW the Respondent, Soltera Mining Corp., a Nevada corporation (thereinafter "Soltera" by and through Conrad C. Lysiak of The Law Office of Conrad C. Lysiak, P.S and for its answer to answer to the Order Instituting Proceedings of the Securities and Exchange Commission (hereinafter the "Order"), alleges and states:

I.

Soltera admits the statements contained in paragraph I of the Commission's Order, but denies the allegations that it is appropriate for the protection of investors that public administrative proceedings be instituted against Soltera.

misleading press releases, or any allegation of any kind that the information contained in any reports filed with the Commission is inaccurate.

- 2. Soltera will have all of the remaining reports brought current within four (4) months of the date of this Order or if so ordered, prior to the time the administrative judge has to issue his report in this case. In the meantime, delinquent Form 10-Qs will be filed with the Commission on a rolling basis as evidence of Soltera's intention to bring its reporting obligation current.
- 3. An agent of Soltera has been advised by Manning Elliott, Soltera's current independent public accountant that Manning Elliott can audit Soltera's financial statements for the year ended October 31, 2014 within the aforementioned four month period and issue its audit report. The foregoing Form 10-K is the only delinquent Form 10-K that must be filed.
- 4. The best interest of the public, investors, and existing shareholders of Soltera is that Soltera be given this one opportunity to bring the reports current. While the SEC staff has advised the Soltera that the Commission has become "hard-nosed" and in some instances revoked the registration statement of registrants that have brought their reporting current during this administrative process, such action would be nothing more than punitive in nature designed to deliberately harm existing shareholders of a registrant and in general not beneficial.
- 5. The process by which the Commission selects registrants for registration revocation is secretive. There are existing companies who report with the Commission pursuant to Section 13 of the Securities Exchange Act of 1934, as amended, whose reports are far more delinquent than Soltara's and yet the Commission takes no action against those entities.

6. On June 17, 2015, the Commission entered a temporary order of trading suspension which effectively prevents Soltera's stock from trading and thereby eliminates the need for the revocation or suspension of the Soltera's common stock in this proceeding.

WHEREFORE, Soltera prays that this court enter an order denying Commission's request to revoke or suspend the registration of Soltera's common stock.

FURTHER, Soltera prays that this court advise Soltera of the hearing of this matter at least 60 days prior thereto.

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Soltera Mining Corp.

CERTIFICATE OF SERVICE

I, Conrad C. Lysiak, served a true and correct copy of the above and foregoing Answer of the Respondent, Soltera Mining Corp. on Brent J. Fields, Secretary, Securities and Exchange Commission, 100 F Street N.E., Washington, D.C. 20549 via Federal Express on this 26th day of June, 2015.

Conrad C. Lysiak